

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH
CENTRAL DIVISION

AHOUEFA DAHOUI, Plaintiff, v. KATY BROWN, WHOLE BODY RESEARCH (aka GOLDEN CARE), and FNU SPENCER, Defendants.	ORDER ADOPTING REPORT AND RECOMMENDATION TO DISMISS ACTION Case No. 2:23-cv-00748-TC-DAO District Judge Tena Campbell Magistrate Judge Daphne A. Oberg
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On March 11, 2024, United States Magistrate Judge Daphne A. Oberg issued a Report & Recommendation (R&R, ECF No. 10) recommending that the court dismiss the above-captioned case because Ms. Dahoui has failed to: 1) allege facts supporting subject-matter jurisdiction; 2) “state a claim on which relief may be granted[,]” 28 U.S.C. § 1915(e)(2)(B); and 3) explain what claims are being asserted against which Defendants. Ms. Dahoui had fourteen days to file objections to the R&R. See 28 U.S.C. § 636(b)(1)(C).

More than 14 days have passed, and Ms. Dahoui has not filed objections. The court therefore reviewed the R&R for clear error. See Fed. R. Civ. P. 72 Advisory Comm. Notes 1983 Addition Subdivision (b). Finding no clear error, the court adopts Judge Oberg’s R&R in its entirety and dismisses this case without prejudice for lack of subject-matter jurisdiction.

ORDER

The court ADOPTS the R&R (ECF No. 10) and DISMISSES this case without prejudice.

DATED this 27th day of March, 2024.

BY THE COURT:

Tena Campbell
TENA CAMPBELL
U.S. District Court Judge